



भारत का राजपत्र

The Gazette of India

प्राधिकार से प्रकाशित

PUBLISHED BY AUTHORITY

सं० ४१]

नई दिल्ली, शनिवार, अस्ट्रेल ८, १९६६/प्राप्तिका १६, १८८८

No. ४१]

NEW DELHI, SATURDAY, OCTOBER 8, 1966/ASVINA १६, १८८८

इस भाग के भिन्न व पृष्ठ में लगा दी जाती है जिससे कि यह अलग संकलन के रूप में रखा जा सके।

Separate paging is given to this Part in order that it may be filed as a separate compilation.

नोटिस

NOTICE

नीचे निलेभारत के अमाधारण राजपत्र २१ सितम्बर १९६६ तक प्रकाशित किये गये।

The under-mentioned Gazette of India Extraordinary were published up to the 21st September 1966 :—

Issue No.	No. and Date	Issued by	Subject
187	G.S.R. 1484, dated the 17th Sept., 1966.	Ministry of Food, Agriculture, Community Development and Co-operation.	Amendment to Food Corporation Rules, 1965.
188	G.S.R. 1485, dated the 19th Sept., 1966.	Ministry of Finance	Revision of the notification of the Government of India in the Ministry of Finance (Department of Revenue and Insurance) No. 66/66-Central Excises, dated the 30th April, 1966.
	G.S.R. 1486, dated the 19th Sept., 1966.	Ditto.	Further amendments to Notification of the Govt. of India in the Ministry of Finance (Department of Revenue) No. 35/64—Central Excises dated the 15th March, 1964.

Issue No.	No. and Date	Issued by	Subject
	G.S.R. 1487, dated the 19th Sept., 1966.	Ministry of Finance	Exemption of the first 1,500 metric tons of straw board and mill board falling under Item No. 17(2) of the First Schedule to the Central Excises and Salt Act, 1944.
	G.S.R. 1488, dated the 19th Sept., 1966.	Ditto.	Further amendments to notification of the Govt. of India in the Ministry of Finance (Department of Revenue) No. 163/65, Central Excises, dated the 1st October, 1965.
189	G.S.R. 1489, dated the 20th Sept., 1966.	Ministry of Food, Agriculture, Community Development and Cooperation.	Authorisation of officers specified in the Schedule therewith.
190	G.S.R. 1490, dated the 21st Sept., 1966.	Ministry of Finance	Further amendments to the notification of the Government of India in the Ministry of Finance (Department of Revenue) No. 9/66-Central Excises, dated the 1st Feb., 1966.
	G.S.R. 1491, dated the 21st Sept., 1966.	Ditto.	Amendments in the notification of the Government of India in the Ministry of Finance (Department of Revenue) No. 70/65-Central Excises dated the 1st May, 1965.
	G.S.R. 1492, dated the 21st Sept., 1966.	Ditto.	Exemption of the products falling under item 11A of the First Schedule to the Central Excises and Salt Act 1944.
191	G.S.R. 1493 dated the 20th Sept., 1966.	Department of Communications.	Further amendment to the Indian Telegraph Rules, 1951.
192	G.S.R. 1494, dated the 21st Sept., 1966.	Ministry of Food, Agriculture, Community Development and Cooperation.	Amendments in the notification of the Government of India Ministry of Food, Agriculture, Community Development and Cooperation (Department of Food) No. G.S.R. 921, dated the 10th June, 1966.
	G.S.R. 1495/Ess. Com./Sugar, dated the 21st Sept., 1966.	Ministry of Food, Agriculture, Community Development and Cooperation.	Amendment to the notification of the Government of India in the Ministry of Food, Agriculture, Community Development and Cooperation (Department of Food) No. G.S.R. 915/Ess. Com/Sugar, dated the 10th June, 1966.
	G.S.R. 1496/Ess. Com./Sugarcane, dated the 21st Sept., 1966.	Ditto.	Amendment to the notification of the Govt. of India in the Ministry of Food, Agriculture, Community Development and Cooperation Department of Food) G.S.R. No. 1127/Ess. Com./Sugarcane, dated the 16th July, 1966.

G.S.R. 1497/Ess. Com./
Sugarcane, dated the 7th
Sept., 1966.

Ministry of Food,
Agriculture, Com-
munity Develop-
ment and Coopera-
tion.

Further amendment to the noti-
fication of the Government of
India in the Ministry of Food
and Agriculture (Department
of Food) No. G.S.R. 1633/
Ess. Com./Sugarcane, dated
the 4th November, 1965.

ऊपर लिखे असाधारण राजपत्रों की प्रतियाँ प्रकाशन प्रबन्धक, सिविल लाइन्स, बरली के नाम
मांगपत्र भेजने पर भेज दी जाएंगी। मांगपत्र प्रबन्धक के पास इन राजपत्रों के जारी होने की तारीख
से 10 दिन के भीतर पहुंच जाने चाहिए।

Copies of the Gazettes Extraordinary mentioned above will be supplied on
indent to the Manager of Publications, Civil Lines, Delhi. Indents should be
submitted so as to reach the Manager within ten days of the date of issue of
these Gazettes.

भाग II—खण्ड 3—उपखण्ड (i)

PART II—Section 3—Sub-section (i)

(रक्षा मंत्रालय को छोड़कर) भारत सरकार के मंत्रालयों और (संबंध राज्य-क्षेत्रों के प्रशासनों को
छोड़कर) कल्पीय प्राधिकारियों द्वारा जारी किए गए विधि के अनुरूप इनाये और जारी किये
गये साधारण नियम (जिनमें साधारण प्रकार के आदेश, उपर्युक्त आदि सम्मिलित हैं)।

General Statutory Rules (including orders, bye-laws etc. of a general character) issued by the Ministries of the Government of India (other than the Ministry of Defence) and by Central Authorities (other than the Administrations of Union Territories).

MINISTRY OF HOME AFFAIRS

New Delhi, the 28th September 1966

G.S.R. 1534.—In exercise of the powers conferred by section 44 of the Arms Act, 1959 (54 of 1959) and of all other powers enabling it in this behalf, the Central Government hereby makes the following rules further to amend the Arms Rules, 1962, namely:—

1. These rules may be called the Arms (Amendment) Rules, 1966.
2. In rule 52 of the Arms Rules, 1962, for the second proviso, the following proviso shall be substituted, namely:—
“Provided further that if the licensee, after the grant of licence, changes his place of residence, the licence or the arms or both may be produced—

- (a) in a case where the licensing authority is the State Government, before such authority as the State Government may, by general or special order, specify in this behalf; or
- (b) in any other case, before the licensing authority of the place of his new residence.

for inspection within the period so specified or extended and the authority who inspected the arms as well as the licensee shall intimate the fact of such inspection to the authority who issued the licence.”

New Delhi, the 30th September 1966

G.S.R. 1535.—In pursuance of section 10 of the Charitable Endowments Act, 1890 (6 of 1890), the Central Government hereby directs that the amount of Rs. 67.83 P (Rupees sixtyseven and eightythree paise only) which is the balance amount remaining after reinvestment of the redemption proceeds of the Jewish Charitable Endowments Fund, shall be remitted to the Administrators of the Jewish Charitable Endowment Fund.

[No. F. 16/1/66-Judl. II.]

B. SHUKLA, Dy. Secy.

New Delhi, the 30th September 1966

G.S.R. 1536.—In pursuance of Rule 11 of the Indian Police Service (Pay) Rules, 1954, the Central Government in consultation with the Government of West Bengal hereby makes the following amendments to Schedule III appended to the said Rules, *viz.*

Amendments

In the said Schedule III

(1) Under the heading “A-Posts carrying pay above the time-scale pay of the Indian Police Service under the State Governments” against West Bengal (A) the following entry shall be added, *viz.*:

“Deputy Inspector General of Police, Armed Police—1,600—100—1,800.”

(b) for the entries:—

“Deputy Inspectors General of Police.

Deputy Inspector General of Police, C.I.D. & I.B.

Deputy Inspector General of Police, Traffic & Wireless”

the following may be substituted:—

“Deputy Inspector General of Police ‘Ranges (Burdwan Presidency Jalpaiguri).

Deputy Inspector General of Police, Intelligence Branch

Deputy Inspector General of Police, Traffic and Railways”.

2. Under the heading “B-Posts carrying pay in the senior time-scale of the Indian Police Service under the State Governments including posts carrying special pays in addition to pay in the time-scale”, against West Bengal,

for the entry ‘Superintendents of Police of Districts’ the entry “Superintendents of Police,” shall be substituted

[No. 1/126/66-AIS.II.]

CORRIGENDUM

New Delhi, the 30th September 1966

G.S.R. 1537.—In this Ministry’s Notification No. 7/25/64-AIS(I), dated 19th May 1966 published under G.S.R. 813 in the Gazette of India Part II Section 3(1) dated 28th May 1966, under “WEST BENGAL”:—

(i) for the entry “Deputy Inspector-General of Police Intelligence Bureau” read “Deputy Inspector-General of Police Intelligence Branch.”

(II) for the entry “Deputy Inspector-General of Police, Armed Police, Training & Border” read “Deputy Inspector-General of Police, Armed Police.”

(iii) for the entry “Deputy Inspector-General Police, Traffic & Wireless” read “Deputy Inspector-General of Police, Traffic & Railways.”

[No. 7/25/64-AIS(I).]

A. N. BATABYAL, Under Secy.

MINISTRY OF LABOUR, EMPLOYMENT AND REHABILITATION

(Directorate General of Employment and Training)

New Delhi, the 28th September 1966

G.S.R. 1538.—In exercise of the powers conferred by sub-section (1) of Section 37 of the Apprentices Act, 1961 (52 of 1961) and after consulting the Central Apprenticeship Council, the Central Government hereby makes the following rules further to amend the Apprenticeship Rules, 1962, namely:—

1. These rules may be called the Apprenticeship (Amendment) Rules, 1966.
2. In the Apprenticeship Rules, 1962 (hereinafter referred to as the said rules) for rule 4, the following rule shall be substituted, namely:—
4. *Standards of physical fitness.*—(1) A person shall be eligible for being engaged as an apprentice if he satisfies the minimum standards of physical fitness prescribed in Schedule II:

“Provided that a person who has undergone institutional training in a school or other institution recognised by the National Council and has passed trade tests conducted by that Council, shall, if he has already undergone medical examination in accordance with the minimum standards aforesaid at the time of admission to the school or institution, be deemed to have complied with the provisions of this rule”.

- (2) Without prejudice to the generality of the foregoing provision, where a physically handicapped person registered at any Employment Exchange is declared, by either the Medical Board attached to Special Employment Exchange for the physically handicapped or the local Civil Surgeon (where such Medical Board has not been constituted) to be physically fit for being engaged as an apprentice in any of the designated trades under the Apprentices Act, 1961, he may be engaged as an apprentice in that trade.
3. For rule 8 of the said rules, the following shall be substituted, namely:—
8. *Hours of work.*—(1) The weekly hours of work of an apprentice while undergoing practical training shall be as follows:—
 - (i) The total number of hours per week shall be 42 to 48 hours (including the time spent on Related Instruction);
 - (ii) Apprentices undergoing basic training shall ordinarily work for 42 hours per week including the time spent on Related Instruction;
 - (iii) Apprentices during the second year of apprenticeship shall work for 42 to 45 hours per week including the time spent on Related Instruction;
 - (iv) Apprentices during the third and subsequent years of apprenticeship shall work for the same number of hours per week as the workers in the trade in the establishment in which the apprentice is undergoing apprenticeship training;

Provided however that short-term apprentices may be engaged to work upto a limit of 48 hours per week.

- (2) No apprentice, other than a short-term apprentice, shall be engaged on such training between the hours of 10 p.m. and 6 a.m. except with

the prior approval of the Apprenticeship Adviser who shall give his approval if he is satisfied that it is in the interest of the training of the apprentice or in public interest.

4. Under Schedule III of the said rules in the last column on the back side of the Envelope, Form App-I—

for the entry “*The grading in each column should be indicated by putting ‘G’ for ‘Good’, ‘S’ for ‘Satisfactory’ and ‘I’ for ‘Indifferent’”, the following entry shall be substituted, namely:—

“*The grading in each column should be indicated by putting ‘AA’ for ‘Above Average’, ‘A’ for ‘Average’ and ‘BA’ for ‘Below Average’.”

[No. 69(8)/66-ET.]

G. JAGANNATHAN, Under Secy.

(Department of Labour and Employment)

New Delhi, the 30th September 1966

G.S.R. 1539.—In exercise of the powers conferred by Section 5, read with Section 7 of the Coal Mines Provident Fund and Bonus Schemes Act, 1948 (46 of 1948), the Central Government hereby makes the following Scheme further to amend the Coal Mines Bonus Scheme, published with the notification of the Government of India in the late Ministry of Labour No. PF-16(1)/48, dated the 3rd July, 1948, namely:—

1. This Scheme may be called the Coal Mines Bonus (Second Amendment) Scheme, 1966.

2. In the Coal Mines Bonus Scheme, (hereinafter referred as the said Scheme) for paragraph 2, the following paragraph shall be substituted, namely:—

“2. Definitions.—In this Scheme, unless there is anything repugnant in the subject or context—

- (a) “Act” means the Coal Mines Provident Fund and Bonus Schemes Act, 1948 (46 of 1948);
- (b) “basic earnings” means the total cash emoluments, whether earned while on duty or while on leave with pay, but excluding all payments for food concessions, dearness, house rent and other similar allowances, overtime, commission, presents or donations;
- (c) “category I employee” means an underground miner or any other underground piece worker;
- (d) “category II employee” means an employee in a coal mine other than a category I employee;
- (e) “Chief Inspector of Mines” has the meaning assigned to it in sub-section (1) of section 5 of the Mines Act, 1952 (35 of 1952);
- (f) “children” means legitimate children and includes adopted children, if the employer is satisfied that under the personal law of the member, adoption of a child is legally recognised;
- (g) “Coal Mines Provident Fund Commissioner” means the Coal Mines Provident Fund Commissioner appointed under section 3C of the Act;

(h) "family" means—

(i) in the case of a male member, the wife, children and dependent parents of the member, and the widow and children of a deceased son of the member;

Provided that if a member proves that his wife has ceased under the personal law governing him or the customary law of the community to which the spouse belongs to be entitled to maintenance, she shall no longer be deemed to be a part of the member's family in matters to which this Scheme relates, unless the member subsequently intimates by express notice in writing to the employer that she shall continue to be so regarded; and

(ii) in the case of a female member, the husband and children of the member, the dependent parents of the husband, and the widow and children of a deceased son of the member;

Provided that if a member by notice in writing to the employer expresses her desire to exclude her husband from the family, the husband shall no longer be deemed to be a part of the member's family in matters to which this Scheme relates unless the member subsequently cancels in writing any such notice.

Explanation—In either of the above two cases, if the child of a member has been adopted by another person and if, under the personal law of the adopter, adoption is legally recognised, such a child shall be considered as excluded from the family of the member;

(l) "Form" means a Form appended to this Scheme;

(j) "Illegal lock-out" means a lock-out which is illegal within the meaning of section 24 of the Industrial Disputes Act, 1947 (14 of 1947);

(k) "Illegal strike" means a strike which is illegal within the meaning of section 24 of the Industrial Disputes Act, 1947 (14 of 1947);

(l) "Inspector" means a person appointed as such under section 10 of the Act;

(m) "quarter" means a period of three calendar months commencing on the first of January, the first of April, the first of July, and the first of October, of each year;

(n) "Regional Labour Commissioner (Central)" means an officer appointed as such by the Central Government; and

(o) "temporary disablement" means a condition resulting from a personal injury to an employee caused by accident or an occupational disease arising out of and in the course of his employment in a coal mine, which requires medical treatment and renders the employee temporarily incapable of work and which entitles such employee to compensation under the Workmen's Compensation Act, 1923, (8 of 1923).

3. In paragraph 9 of the said Scheme, after sub-paragraph (4), the following sub-paragraphs shall be inserted, namely:—

"(5) If the person to whom any amount is to be paid under this Scheme is a minor for whose estate a guardian under the Guardians and Wards Act, 1890 (8 of 1890) has been appointed, the payment shall be made to such guardian. Where no such guardian has been appointed, the payment shall be made to the guardian appointed under sub-paragraph (4A) of paragraph 9C. Where no guardian has been appointed either under the Guardians and Wards Act, 1890, or under sub-paragraph (4A) of paragraph 9C, the payment shall be made to the natural guardian and in the absence of a natural guardian, to such person of the Regional Labour Commissioner (Central), having jurisdiction in the area in which the Coal Mines is situated may decide.

(6) If the person to whom any amount is to be paid under this Scheme is a lunatic for whose estate a manager under the Indian Lunacy Act, 1912 (4 of 1912) has been appointed, the payment shall be made to such manager. If no such manager has been appointed, the payment shall be made to the natural guardian of the lunatic and in the

absence of any such natural guardian, to such person as the Regional Labour Commissioner (Central) considers to be the proper person representing the lunatic.

(7) The receipt of the person to whom any payment is made under subparagraphs (3) and (6) shall be sufficient discharge of the liability of the bonus in respect of the amount paid to him."

4. In paragraph 9C of the said Scheme,

(a) after sub-paragraph (4), the following sub-paragraph shall be inserted, namely:—

"(4A) Where the nomination is wholly or partly in favour of a minor, the member shall for the purposes of this Scheme appoint a major member of his family, as defined in clause (h) of paragraph 2, to be the guardian of the minor nominee(s) in the event of the member pre-deceasing the nominee of the guardian so appointed.

Provided that where there is no major person in the family, the member may at his discretion appoint any other person to be a guardian of the minor nominee(s)".

(b) in sub-paragraph (5)

(1) after the words, brackets and figure "A nomination made under subparagraph (1)" the words, brackets, figure and letter "or the appointment of a guardian under sub-paragraph (4A)" shall be inserted;

(ii) after the words and figures "in Form IX", the words, figures and letter "or in Form IXA, as the case may be" shall be inserted.

5. In Form VIII of the said Scheme,

(i) for the words, figures, letter and brackets, "see paragraph 9-C(1)", the words, figures, letters and brackets, "see paragraph 9-C(1) and (4A)" shall be substituted.

(ii) after the Table to the direction, the following further direction and Table shall be inserted, namely:—

"I hereby direct that in the event of my death during the minority of my abovenamed nominee(s) the person whose particulars are given below shall be deemed to be the guardian of the minor nominee(s) for the purposes of the Coal Mines Bonus Scheme, 1948:—

Name and address of the
guardian

Age of the guardian

Relationship of the guardian with the member."

6. After Form IX of the said Scheme, the following Form shall be inserted, namely:—

"FORM IX-A

[See paragraph 9-C(5)]

I hereby cancel the original appointment of guardian made by me in favour of Shri/Shrimati

Date Signature/L.T.I. of the member

Account No

Certified that the above declaration has been signed by
employed in before me.

Regd. No.

Signature of Manager

of Coal Mine.

G.S.R. 1540.—In exercise of the powers conferred by Section 5, read with Section 7 of the Coal Mines Provident Fund and Bonus Schemes Act, 1948 (46 of 1948), the Central Government hereby makes the following Scheme further to amend the Andhra Pradesh Coal Mines Bonus Scheme, published with the Notification of the Government of India in the late Ministry of Labour No. SRO 1765 dated the 4th October, 1952, namely:—

1. This Scheme may be called the Andhra Pradesh Mines Bonus (Second Amendment) Scheme, 1966.

2. In the Andhra Pradesh Coal Mines Bonus Scheme, (hereinafter referred as the said Scheme) for paragraph 2, the following paragraph shall be substituted, namely:—

“2. Definitions.—In this Scheme, unless there is anything repugnant in the subject or context—

- (a) “Act” means the Coal Mines Provident Fund and Bonus Schemes Act, 1948 (46 of 1948);
- (b) “basic earnings” means the total cash emoluments, whether earned while on duty or while on leave with pay, but excluding all payments for food concessions, dearness, house rent and other similar allowances, overtime, commission, presents or donations;
- (c) “category I employee” means an underground miner or any other underground piece worker;
- (d) “category II employee” means an employee in a coal mine other than a category I employee;
- (e) “Chief Inspector of Mines” has the meaning assigned to it in sub-section (1) of section 5 of the Mines Act, 1952 (35 of 1952);
- (f) “children” means legitimate children and includes adopted children, if the employer is satisfied that under the personal law of the member, adoption of a child is legally recognised;
- (g) “Coal Mines Provident Fund Commissioner” means the Coal Mines Provident Fund Commissioner appointed under section 3C of the Act;
- (h) “family” means—
 - (i) in the case of a male member, the wife, children and dependent parents of the member, and the widow and children of a deceased son of the member;
 - (ii) in the case of a female member, the husband and children of the member, the dependent parents of the husband, and the widow and children of a deceased son of the member;

Provided that if a member proves that his wife has ceased under the personal law governing him or the customary law of the community to which the spouse belongs to be entitled to maintenance, she shall no longer be deemed to be part of the member's family in matters to which this Scheme relates, unless the member subsequently intimates by express notice in writing to the employer that she shall continue to be so regarded; and

- (ii) in the case of a female member, the husband and children of the member, the dependent parents of the husband, and the widow and children of a deceased son of the member;

Provided that if a member by notice in writing to the employer expresses her desire to exclude her husband from the family, the husband shall no longer be deemed to be a part of the member's family in matters to which this Scheme relates unless the member subsequently cancels in writing any such notice.

Explanation.—In either of the above two cases, if the child of a member has been adopted by another person and if, under the personal law of the adopter, adoption is legally recognised, such a child shall be considered as excluded from the family of the member:

- (i) “Form” means a Form appended to this Scheme;
- (j) “Illegal lock-out” means a lock-out which is illegal within the meaning of section 24 of the Industrial Disputes Act, 1947 (14 of 1947);
- (k) “Illegal strike” means a strike which is illegal within the meaning of section 24 of the Industrial Disputes Act, 1947 (14 of 1947);

- (l) "Inspector" means a person appointed as such under section 10 of the Act;
- (m) "quarter" means a period of three calendar months commencing on the first of January, the first of April, the first of July, and the first of October of each year;
- (n) "Regional Labour Commissioner (Central)" means an officer appointed as such by the Central Government; and
- (o) "temporary disablement" means a condition resulting from a personal injury to an employee caused by accident or an occupational disease arising out of and in the course of his employment in a coal mine, which requires medical treatment and renders the employee temporarily incapable of work and which entitles such employee to compensation under the Workmen's Compensation Act, 1923 (8 of 1923)."

3. In paragraph 8 of the said Scheme, after sub-paragraph (3), the following sub-paragraphs shall be inserted, namely:—

- (4) If the person to whom any amount is to be paid under this Scheme is a minor for whose estate a guardian under the Guardians and Wards Act, 1890 (8 of 1890) has been appointed, the payment shall be made to such guardian. Where no such guardian has been appointed, the payment shall be made to the guardian appointed under sub-paragraph (4A) of paragraph 8C. Where no guardian has been appointed either under the Guardians and Wards Act, 1890, or under sub-paragraph (4A) of paragraph 8C, the payment shall be made to the natural guardian and in the absence of a natural guardian, to such person as the Regional Labour Commissioner (Central) having jurisdiction in the area in which the coal mine is situated may decide.
- (5) If the person to whom any amount is to be paid under this Scheme is a lunatic for whose estate a manager under the Indian Lunacy Act, 1912 (4 of 1912) has been appointed, the payment shall be made to such manager. If no such manager has been appointed, the payment shall be made to a natural guardian of the lunatic and in the absence of any such natural guardian, to such person as the Regional Labour Commissioner (Central) considers to be the proper person representing the lunatic.
- (6) The receipt of the person to whom any payment is made under sub-paragraph (4) and (5) shall be sufficient discharge of the liability of the bonus in respect of the amount paid to him."

4. In paragraph 8C of the said Scheme,

(a) after sub-paragraph (4), the following sub-paragraph shall be inserted, namely:—

- "(4A) Where the nomination is wholly or partly in favour of a minor, the member shall for the purposes of this Scheme appoint a major member of his family, as defined in clause (h) of paragraph 2, to be the guardian of the minor nominee(s) in the event of the member pre-deceasing the nominee and the guardian so appointed:

Provided that where there is no major person in the family, the member may at his discretion appoint any other person to be a guardian of the minor nominee(s)."

(b) in sub-paragraph (5)

- (i) after the words, brackets and figure "A nomination made under sub-paragraph (1)" the words brackets, figure and letter "or the appointment of a guardian under sub-paragraph (4A)" shall be inserted;
- (ii) after the words and figures "in Form IX", the words, figures and letter "or in Form IXA, as the case may be" shall be inserted.

5. In Form VIII of the said Scheme,

- (i) for the words, figures, letter and brackets, "see paragraph 8C-C(1)", the words, figures, letters and brackets, "see paragraph 8-C(1) and (4A)" shall be substituted.

(ii) after the Table to the direction, the following further direction and Table shall be inserted, namely—

'I hereby direct that in the event of my death during the minority of my abovenamed nominee(s) the person whose particulars are given below shall be deemed to be the guardian of the minor nominee(s) for the purposes of the Coal Mines Bonus Scheme, 1948 —

Name and address of the guardian	Age of the guardian	Relationship of the guardian with the member."
----------------------------------	---------------------	--

6 After Form IX of the said Scheme the following Form shall be inserted, namely —

FORM IX-A

[See paragraph 8-C(4)]

I hereby cancel the original appointment of guardian made by me in favour of Shri/Shrimati

Date **Signature/L T I** of the member
Account No

Certified that the above declaration has been signed by
employed in before me

Certified that the above declaration has been signed by

employed in before m

Regd No _____ Signature of Manager _____
of coal mine

[No 20(15)/66-PFII(11)]

G.S.R. 1541.—In exercise of the powers conferred by Section 5, read with Section 7 of the Coal Mines Provident Fund and Bonus Schemes Act, 1948 (46 of 1948) the Central Government hereby makes the following Scheme further to amend the Rajasthan Coal Mines Bonus Scheme, published with the Notification of the Government of India in the late Ministry of Labour No SRO 3643 dated the 17th December, 1954 namely—

¹ This Scheme may be called the **Rajasthan Coal Mines Bonus (Second Amendment) Scheme, 1966**

2 In the Rajasthan Coal Mines Bonus Scheme (hereinafter referred as the said Scheme) for paragraph 2 the following paragraph shall be substituted namely—

"2 Definitions—In this Scheme, unless there is anything repugnant in the subject or context—

- (a) 'Act" means the Coal Mines Provident Fund and Bonus Schemes Act, 1948 (46 of 1948)
- (b) "basic earnings" means the total cash emoluments, whether earned while on duty or while on leave with pay, but excluding all payments for food concessions dearness, house rent and other similar allowances overtime commission, presents or donations,
- (c) 'category I employee" means an underground miner or any other underground piece workers,
- (d) "category II employee" means an employee in a coal mine other than a category I employee;
- (e) 'Chief Inspector of Mines" has the meaning assigned to it in sub-section (1) of section 5 of the Mines Act, 1952 (35 of 1952),
- (f) "children" means legitimate children and includes adopted children, if the employer is satisfied that under the personal law of the member adoption of child is legally recognised;

(g) "Coal Mines Provident Fund Commissioner" means the Coal Mines Provident Fund Commissioner appointed under section 3C of the Act,

(h) "family" means—

(i) In the case of a male member, the wife, children and dependent parents of the member, and the widow and children of a deceased son of the member:

Provided that if a member proves that his wife has ceased under the personal law governing him or the customary law of the community to which the spouse belongs to be entitled to maintenance, she shall no longer be deemed to be a part of the member's family in matters to which this Scheme relates, unless the member subsequently intimates by express notice in writing to the employer that she shall continue to be so regarded; and

(ii) in the case of a female member, the husband and children of the member, the dependent parents of the husband, and the widow and children of a deceased son of the member:

Provided that if a member by notice in writing to the employer expresses her desire to exclude her husband from the family, the husband shall no longer be deemed to be a part of the member's family in matters to which this Scheme relates unless the member subsequently cancels in writing any such notice.

Explanation.—In either of the above two cases, if the child of a member has been adopted by another person and if, under the personal law of the adopter, adoption is legally recognised, such a child shall be considered as excluded from the family of the member;

(i) "Form" means a Form appended to this Scheme;

(j) "Illegal lock-out" means a lock-out which is illegal within the meaning of section 24 of the Industrial Disputes Act, 1947 (14 of 1947);

(k) "Illegal strike" means a strike which is illegal within the meaning of section 24 of the Industrial Disputes Act, 1947 (14 of 1947);

(l) "Inspector" means a person appointed as such under section 10 of the Act;

(m) "quarter" means a period of three calendar months commencing on the first of January, the first of April, the first of July, and the first of October of each year;

(n) "Regional Labour Commissioner (Central)" means an officer appointed as such by the Central Government; and

(o) "temporary disablement" means a condition resulting from a personal injury to an employee caused by accident or an occupational disease arising out of and in the course of his employment in a coal mine, which requires medical treatment and renders the employee temporarily incapable of work and which entitles such employee to compensation under the Workmen's Compensation Act, 1923 (8 of 1923)."

3. In paragraph 8 of the said Scheme, after sub-paragraph (3), the following sub-paragraphs shall be inserted, namely:—

"(4) If the person to whom any amount is to be paid under this Scheme is a minor for whose estate a guardian under the Guardians and Wards Act, 1890 (8 of 1890) has been appointed, the payment shall be made to such guardian. Where no such guardian has been appointed, the payment shall be made to the guardian appointed under sub-paragraph (4A) of paragraph 8C, the payment shall be made to the appointed either under Guardians and Wards Act, 1890 or under sub-paragraph (4A) of paragraph 8C the payment shall be made to the natural guardian and in the absence of a natural guardian to such person as the Regional Labour Commissioner (Central) having jurisdiction in the area in which the coal mine is situated may decide.

(5) If the person to whom any amount is to be paid under this Scheme is a lunatic for whose estate a manager under the Indian Lunacy Act, 1912 (4 of 1912) has been appointed, the payment shall be made to such manager. If no such manager has been appointed, the payment

shall be made to the natural guardian of the lunatic and in the absence of any such natural guardian, to such person as the Regional Labour Commissioner (Central) considers to be the proper person representing the lunatic.

(g) The receipt of the person to whom any payment is made under sub-paragraphs (4) and (5) shall be sufficient discharge of the liability of the bonus in respect of the amount paid to him."

4. In paragraph 8C of the said Scheme,

(a) after sub-paragraph (4), the following sub-paragraph shall be inserted, namely:—

"(4A) Where the nomination is wholly or partly in favour of a minor, the member shall for the purposes of this Scheme appoint a major member of his family, as defined in clause (h) of paragraph 2, to be the guardian of the minor nominee(s) in the event of the member pre-deceasing the nominee and the guardian so appointed.

Provided that where there is no major person in the family, the member may at his discretion appoint any other person to be a guardian of the minor nominee(s)."

(b) in sub-paragraph (5)

(i) after the words, brackets and figure "A nomination made under sub-paragraph (1)" the words, brackets, figure and letter "or the appointment of a guardian under sub-paragraph (4A)" shall be inserted;

(ii) after the words and figures "in Form IX" the words, figures and letter "or in Form IXA, as the case may be" shall be substituted.

5. In Form VIII of the said Scheme,

(1) for the words, figures, letter and brackets, "see paragraph 8-C(1)", the words, figures, letters and brackets, "see paragraph 8-C(1) and (4A)" shall be substituted.

(ii) after the Table to the direction, the following further direction and Table shall be inserted, namely:—

"I hereby direct that in the event of my death during the minority of my abovenamed nominee(s) the person whose particulars are given below shall be deemed to be the guardian of the minor nominee(s) for the purposes of the Coal Mines Bonus Scheme, 1948:—

Name and address of the guardian

Age of the guardian

Relationship of the guardian with the member."

6. After Form IX of the said Scheme, the following Form shall be inserted, namely:—

"FORM IX-A

[See paragraph 8-C(4)]

I hereby cancel the original appointment of guardian made by me in favour of Shri/Shrimati Date Signature/L.T.I. of the member

Account No.

Certified that the above declaration has been signed by employed in before me.

Regd. No.
of coal mine

Signature of Manager".

[No. 20(15)66-PF-II(IV).]

G.S.R. 1542.—In exercise of the powers conferred by Section 3, read with Sections 7 of the Coal Mines Provident Fund and Bonus Schemes Act, 1948, (46 of

1948), the Central Government hereby makes the following Scheme further to amend the Assam Coal Mines Bonus Scheme, published with the notification of the Government of India in the late Ministry of Labour No. SRO 2042 dated the 8th September, 1955, namely:—

1. This Scheme may be called the Assam Coal Mines Bonus (Second Amendment) Scheme, 1966.

2. In the Assam Coal Mines Bonus Scheme, (hereinafter referred as the said Scheme) for paragraph 2, the following paragraph shall be substituted, namely:—

“2. *Definitions*—In this Scheme, unless there is anything repugnant in the subject of context—

- (a) “Act” means the Coal Mines Provident Fund and Bonus Schemes Act, 1948 (46 of 1948);
- (b) “basic earnings” means the total cash emoluments, whether earned while on duty or while on leave with pay, but excluding all payments for food concessions, dearness, house rent and other similar allowances, overtime, commission, presents or donations;
- (c) “category I employee” means an underground miner or any other underground piece worker;
- (d) “category II employee” means an employee in a coal mine other than a category I employee;
- (e) “Chief Inspector of Mines” has the meaning assigned to it in sub-section (1) of section 5 of the Mines Act, 1952 (35 of 1952);
- (f) “children” means legitimate children and includes adopted children, if the employer is satisfied that under the personal law of the member, adoption of a child is legally recognised;
- (g) “Coal Mines Provident Fund Commissioner” means the Coal Mines Provident Fund Commissioner appointed under section 3 C of the Act;
- (h) “family” means—

- (i) in the case of a male member, the wife, children and dependent parents of the member, and the widow and children of a deceased son of the member;

Provided that if a member proves that his wife has ceased under the personal law governing him or the customary law of the community to which the spouse belongs to be entitled to maintenance, she shall no longer be deemed to be a part of the member's family in matters to which this Scheme relates, unless the member subsequently intimates by express notice in writing to the employer that she shall continue to be so regarded; and

- (ii) in the case of a female member, the husband and children of the member, the dependent parents of the husband, and the widow and children of a deceased son of the member;

Provided that if a member by notice in writing to the employer expresses her desire to exclude her husband from the family, the husband shall no longer be deemed to be a part of the member's family in matters to which this Scheme relates unless the member subsequently cancels in writing any such notice.

Explanation—In either of the above two cases, if the child of a member has been adopted by another person and if, under the personal law of the adopter, adoption is legally recognised, such a child shall be considered as excluded from the family of the member;

- (i) “Form” means a Form appended to this Scheme;
- (j) “Illegal lock-out” means a lock-out which is illegal within the meaning of section 24 of the Industrial Disputes Act, 1947 (14 of 1947);
- (k) “Illegal strike” means a strike which is illegal within the meaning of section 24 of the Industrial Disputes Act, 1947 (14 of 1947);
- (l) “Inspector” means a person appointed as such under section 10 of the Act;

- (m) "quarter" means a period of three calendar months commencing on the first of January, the first of April, the first of July, and the first of October of each year;
- (n) "Regional Labour Commissioner (Central)" means an officer appointed as such by the Central Government; and
- (o) "temporary disablement" means a condition resulting from a personal injury to an employee caused by accident or on occupational disease arising out of and in the course of his employment in a coal mine, which requires medical treatment and renders the employee temporarily incapable of work and which entitles such employee to compensation under the Workmen's Compensation Act, 1923 (8 of 1923)."

3. In paragraph 8 of the said Scheme, after sub-paragraph (3), the following sub-paragraph shall be inserted, namely:—

- "(4) If the person to whom any amount is to be paid under this Scheme is a minor for whose estate a guardian under the Guardians and Wards Act, 1890 (8 of 1890) has been appointed, the payment shall be made to such guardian. Where no such guardian has been appointed, the payment shall be made to the guardian appointed under sub-paragraph (4A) of paragraph 8C. Where no guardian has been appointed either under the Guardians and Wards Act, 1890, or under sub-paragraph (4A) of paragraph 8C, the payment shall be made to the natural guardian and in the absence of a natural guardian, to such person as the Regional Labour Commissioner (Central) having jurisdiction in the area in which the coal mine is situated may decide.
- (5) If the person to whom any amount is to be paid under this Scheme is a lunatic for whose estate a manager under the Indian Lunacy Act, 1912 (4 of 1912) has been appointed, the payment shall be made to such manager. If no such manager has been appointed, the payment shall be made to the natural guardian of the lunatic and in the absence of any such natural guardian, to such person as the Regional Labour Commissioner (Central) considers to be the proper person representing the lunatic.
- (6) The receipt of the person to whom any payment is made under sub-paragraphs (4) and (5) shall be sufficient discharge of the liability of the bonus in respect of the amount paid to him."

4. In paragraph 8C of the said Scheme,

- (a) after sub-paragraph (4), the following sub-paragraph shall be inserted, namely:—
- (4A) Where the nomination is wholly or partly in favour of a minor, the member shall for the purposes of this Scheme appoint a major member of his family, as defined in clause (h) of paragraph 2, to be the guardian of the minor nominee(s) in the event of the member pre-deceasing the nominee and the guardian so appointed.

Provided that where there is no major person in the family, the member may at his discretion appoint any other person to be a guardian of the minor nominee(s)."

(b) in sub-paragraph (5)

- (i) after the words, brackets and figure "A nomination made under sub-paragraph (1)" the words, brackets, figure and letter "or the appointment of a guardian under sub-paragraph (4A)" shall be inserted;
- (ii) after the words and figures "in Form IX", the words, figures and letter "or in Form IXA, as the case may be" shall be substituted.

5. In Form VIII of the said Scheme,

- (i) for the words, figures, letter and brackets, "see paragraph 8-C(1)" the words, figures, letters and brackets, "see paragraph 8-C(1) and (4A)" shall be substituted.

(ii) after the Table to the direction, the following further direction and Table shall be inserted, namely:—

"I hereby direct that in the event of an my death during the minority of my above named nominee(s) the person whose particulars are given below shall be deemed to be the guardian of the minor nominee(s) for the purposes of the Coal Mines Bonus Scheme, 1948:—

Name and address of the guardian	Age of the guardian	Relationship of the guardian with the member."
----------------------------------	---------------------	--

6. After Form IX of the said Scheme, the following Form shall be inserted, namely:—

"FORM IX-A

[see paragraph 8-C (4)]

I hereby cancel the original appointment of guardian made by me in favour of Shri/Shrimati,

Signature/L.T.I. of the member

Date Account No.

Certified that the above declaration has been signed by employed in before me.

Regd. No. Signature of Manager"
of coal mine.

[No. 20(15) 66-PF-II(iv)]
DALJIT SINGH, Under Secy.

MINISTRY OF LAW

(Department of Company Affairs)

New Delhi, the 1st October 1966

G.S.R. 1543.—In exercise of the powers conferred by sub-sections (1) and (2) of section 620A of the Companies Act, 1956 (1 of 1956), the Central Government hereby declares 'THE AMBATTUR SASWATHA NIDHI LIMITED', a company having his registered office at Ambattur in the State of Madras to be a Nidhi and directs that the provisions of the said Act specified in column (1) of Schedule III annexed to the notification of the Government of India in the late Ministry of Commerce and Industry (Department of Company Law Administration) No. GSR 978 dated the 28th May, 1963 shall not apply, or, as the case may be, shall apply with the exceptions, modifications and adaptations specified in the corresponding entry in column (2) thereof, to such Nidhi and makes the following amendment in the said notification, namely:—

In Schedule I, after item 59 and the entries relating thereto, the following item and entries shall be inserted, namely:—

"60. THE AMBATTUR SASWATHA NIDHI LIMITED—MADRAS."

[No. 22(3)CLIV/65.]

G.S.R. 1544.—In exercise of the powers conferred by sub-section (2) of section 620-A of the Companies Act, 1956 (1 of 1956), the Central Government hereby directs that the provisions of the said Act, specified in column (1) of Schedule III annexed to the Government of India in the late Ministry of Commerce and Industry (Department of Company Law Administration) notification No. GSR 978 dated the 28th May, 1963 shall not apply, or, as the case may be, shall apply with the exceptions, modifications and adaptations specified in the corresponding entry in column (2) thereof, to the Nidhi declared as such by the notifications of the Government of India in the Ministry of Industry, Department of Company Law Administration No. GSR 1681 dated the 11th October, 1963, in the Ministry of Finance, Department of Revenue and Company Law (Company Law Division) No. GSR 853 dated the 4th June, 1964, in the Ministry of Finance, Department of Company Affairs and Insurance Nos. GSR 297 dated the 12th February, 1965, GSR 133 dated 30th August, 1965 and GSR 111 dated the 14th January, 1966.

[No. 22(3)CLIV/65.]

P. B. SAHARYA, Under Secy.

MINISTRY OF COMMERCE

New Delhi, the 26th September 1966

G.S.R. 1545.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules regulating the method of recruitment to the post of Feature Writer-cum-Production Incharge in the Directorate of Commercial Publicity, Ministry of Commerce, namely:—

1. Short title and Commencement.—(i) These rules may be called the Ministry of Commerce (Directorate of Commercial Publicity) Class I post Recruitment Rules, 1966.

(ii) They shall come into force on the date of their publication in the official gazette.

2. Application.—These rules shall apply to the post specified in column 1 of the Schedule hereto annexed.

3. Number, Classification, Scale of pay, Age limit etc.—The number of the post, its classification, the scale of pay attached thereto, the method of recruitment, age limit and other matters relating to the said post shall be as specified in columns 2 to 13 of the said schedule.

Provided that the upper age limit specified in column 6 of the said Schedule for direct recruitment may be relaxed in the case of any person belonging to a Scheduled Caste or Scheduled Tribe or other special category, in accordance with the orders issued by the Central Government from time to time.

4. Disqualifications.—(i) No person who has more than one wife living or who, having a spouse living, marries in any case in which such marriage is void by reason of its taking place during the life-time of such spouse, shall be eligible for appointment to the said post, and

(ii) no woman whose marriage is void by reason of the husband having a wife at the time of such marriage or who has married a person who has a wife living at the time of such marriage, shall be eligible for appointment to the said post:

Provided that the Central Government may, if satisfied that there are special grounds for so ordering, exempt any person from the operation of this rule.

5. Power to relax.—Where the Central Government is of opinion that it is necessary or expedient so to do, it may by order, for reasons to be recorded in writing and in consultation with the Union Public Service Commission, relax any of the provisions of these rules with respect to any class or category of posts or persons.

*Recruitment Rules for the post of Feature Writer-Cum-Production Incharge, Directorate of Commercial Publicity,
Ministry of Commerce*

Name of post	No. of posts	Classification	Scale of pay	Whether Selection post or recruits non-Selection post	Age limit for direct recruits	Educational and other qualifications required for direct recruits	Whether age and educational qualifications prescribed for the direct recruits will apply in the case of promo-tees	Period of probation, whether if any	Method of rectt. by direct rectt. or by promotion or by deputa-tion/trans-fer and percent-age of the vacancies to be filled by vari-ous meth-ods	In case of rectt. by pro-motion/de-puta-tion/trans-fer, gra-des from which promotion/de-putation/transfer to be made	If a DPC exists, what is its com-position	Circum-sstances in which U.P.S.C. is to be consulted in making recruit-ment
1	2	3	4	5	6	7	8	9	10	11	12	13

Rs.

Feature Writer-cum-Production Incharge.	1	General Central Service (Gazetted).	700—40—1100—50/ Class I	Not applicable. 2—1250.	40 years and below (relaxable for Govt. servants).	E sential :— (i) Degree of a recognised University, with good literary background of English.	Not applicable.	Two years.	By direct recruitment.	Not applicable.	Not applicable.	As required under the rules.
---	---	-------------------------------------	-------------------------	-------------------------	--	---	-----------------	------------	------------------------	-----------------	-----------------	------------------------------

(ii) About 5 years experience in a responsible capacity of editorial work or in a

news agency/news-paper or publicity organisation of standing.

(iii) Experience of writing feature articles.

(Qualifications relaxable at Commission's discretion in case of candidates otherwise well qualified).

Desirable :—

(i) Knowledge of production aspects of publication work.

(ii) Knowledge of Economics with particular reference to industry and trade.

[No. F.I/9/65-E.I.]

New Delhi, the 27th September 1966

G.S.R. 1546.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules, namely:—

1. Short title and Commencement.—(i) These rules may be called the Ministry of Commerce (Deputy Controller of Enemy Firms and Enemy Trading and Deputy Custodian of Enemy Property) Class I Recruitment Rules, 1966.

(ii) They shall come into force on the date of their publication in the official gazette.

2. Classification, Scale of pay, Age limit etc.—The classification of the said post, the scale of pay attached thereto, the method of recruitment, age limit and other matters relating to the said post shall be as specified in columns 3 to 13 of the said Schedule.

3. Disqualifications.—(i) No person who has more than one wife living or who, having a spouse living, married in any case in which such marriage is void by reason of its taking place during the life time of such spouse, shall be eligible for appointment to the said post, and

(ii) no woman whose marriage is void by reason of the husband having a wife living at the time of such marriage or who has married a person who has a wife living at the time of such marriage, shall be eligible for appointment to the said post:

Provided that the Central Government may, if satisfied that there are special grounds for so ordering, exempt any person from the operation of this rule.

4. Power to relax.—Where the Central Government is of opinion that it is necessary or expedient to do, it may, by order, for reasons to be recorded in writing and in consultation with the Union Public Service Commission, relax any of the Provisions of these rules with respect to any class or category of posts or persons.

Recruitment rules for the post of Deputy Controller of Enemy Ministry of Commerce.

Name of post	No. of posts	Classification	Scale of pay.	Whether the Selection post or non-Selection post	Age limit for direct recruits	Educational and other qualification required for direct recruits
1	2	3	4	5	6	7
Deputy Controller of Enemy Firms and Enemy Trading and Deputy Custodian of Enemy Property.	One	General Central Service Class I (Gazetted)	Rs. 700— 40—900— 50—1000.	Not applicable.	Not Applicable.	Not applicable.

Firms and enemy Trading and Deputy Custodian of Enemy Property.

Whether age and educational qualifications prescribed for the direct recruits will apply in the case of promotees. Period of probation, if any. Method of promotion or by deputation/transfer to be made in case of rectt. by promotion or by deputation/transfer, whether direct rectt. or by grades from which promotion or by deputation/transfer to be made for & percentage of vacancies to be filled by various methods. If a DPC exists, which UPSC is to what is be consulted in its composition making rectt.

8

9

10

11

12

13

Not Applicable.	Not Applicable	By Transfer on deputation.	Transfer on <i>Deputation</i> :— Suitable officer of the Section Officers' Grade of the Central Secretariat Service or other suitable Class II officers under the Central Government drawing basic pay falling within the scale of pay applicable to the post.	Not applicable.	As required under the rules.
(Period of deputation—ordinarily not exceeding 3 years).					

New Delhi, the 28th September 1966

G.S.R. 1547.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes following rules further to amend the Import and Export Trade Control Organisation Class II—Non-Gazetted Recruitment Rules, 1957, namely:—

1. These rules may be called the Import and Export Trade Control Organisation Class II—Non-Gazetted Recruitment (Amendment) Rules, 1966.

2. In the Import and Export Trade Control Organisation Class II—Non-Gazetted Recruitment Rules, 1957, after rule 2, the following rule shall be inserted, namely:—

“3. Power to relax.—Where the Central Government is of opinion that it is necessary or expedient so to do, it may by order, for reasons to be recorded in writing and in consultation with the Union Public Service Commission, relax any of the provisions of these rules with respect to any class or category of persons or posts.”

[No. 6/89/64-E.III.]

T. S. PARAMESWARAN, Under Secy.

वाणिज्य मंत्रालय

अधिसूचना

नई दिल्ली 28 सितम्बर, 1966

जो० एस० आर० 1548.—संविधान के अनुच्छेद 309 के परन्तुक द्वारा की गयी शक्तियों का प्रयोग करते हुए राष्ट्रपति, आयात एवं निर्यात व्यापार नियंत्रण संगठन वर्ग-2 अराजपत्रित भर्ती नियम, 1957 में और संशोधन करने के लिये एतद् द्वारा निम्नलिखित नियम बनाते हैं, अर्थात् :—

1. इन नियमों को आयात एवं निर्यात व्यापार नियंत्रण संगठन वर्ग-2 अराजपत्रित भर्ती (संशोधन) नियम, 1966 कहा जाए।

2. आयात एवं निर्यात व्यापार नियंत्रण संगठन वर्ग-2 अराजपत्रित भर्ती नियम, 1957 में नियम 2 के पश्चात निम्नलिखित नियम, जोड़ा जायेगा अर्थात् :—

“3. ‘शिथिल करने की शक्ति’ यहां केन्द्रीय सरकार की यह राय हो कि ऐसा करना आवश्यक अथवा कासोंचित् है तो वह आदेश के द्वारा, लिखित रूप में लिपिबद्ध किये जाने वाले कारणों से और संघ नोक सेवा आयोग के परामर्श से, व्यक्तियों अथवा पदों के किसी वर्ग अथवा श्रेणी के संबंध में इन नियमों ह किसी भी उपबन्ध को शिथिल कर सकती है।”

[नं० 6/89/64-ई० 3]

टी० एस० परमेश्वरन, अवर सचिव।

MINISTRY OF FOOD, AGRICULTURE, COMMUNITY DEVELOPMENT AND COOPERATION

(Department of Agriculture)

New Delhi, the 23rd September 1966

G.S.R. 1549.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules further to amend the Directorate of Marketing and Inspection (Class I and Class II posts) Recruitment Rules, 1964, namely:—

1. (1) These rules may be called the Directorate of Marketing and Inspection (Class I and Class II posts) Recruitment (Amendment) Rules, 1966.

(2) They shall come into force on the date of their publication in the official Gazette.

2. In the Schedule to the Directorate of Marketing and Inspection (Class I and Class II posts) Recruitment Rules, 1964 after item 18 and the entries relating thereto, the following items and entries shall be inserted, namely:—

19.	1. Name of post	Director of Administration.
	2. No. of posts	1 (One)
	3. Classification	General Central Service Class I.
	4. Scale of pay	Rs. 1100—50—1400.
	5. Whether selection post or non-selection post	Not applicable.
	6. Age limit for direct recruits	Not applicable.
	7. Educational and other qualifications required for direct recruits.	Not applicable.
	8. Whether age and educational qualifications prescribed for the direct recruits will apply in the case of Promotees.	Not applicable.
	9. Period of probation, if any.	Not applicable.
10.	Method of rectt. whether by direct rectt. or by promotion or by deputation/transfer vacancies to be filled by various methods.	By deputation.
11.	In case of rectt. by promotion/deputation/transfer, grades from which promotion/deputation/transfer to be made.	<i>Deputation</i> From among suitable officers of the C.S.S. Grade I. (Period of deputation 3 years.)
12.	If DPC exists, what is its composition	Not applicable.
13.	Circumstances in which UPSC is to be consulted in making recruitment.	As required under the rules."

[No. F. 1-20/66-AM.]

B. D. KAPUR, Under Secy,

(Department of Agriculture)

New Delhi, the 30th September 1966

G.S.R. 1550.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules further to amend the Ministry of Food and Agriculture (Recruitment to Technical Non-gazetted Class II and III Posts) Rules, 1959, namely:—

1. These rules may be called the Ministry of Food and Agriculture (Recruitment to Technical Non-gazetted Class II and III Posts) Third Amendment Rules, 1966.

2. In the Schedule to the Ministry of Food and Agriculture (Recruitment to Technical Non-gazetted Class II and III Posts) Rules, 1959, under the heading "Class III Non-gazetted Posts", for the entries in columns 1, 2 and 7 against serial number 26, the entries "Technical Assistant in the Forestry Division", "four" and "1. Graduate in Economics or Statistics. 2. Experience in rural statistics, data collection and analysis and general documentation or field work. Or 1. Graduate in Science preferably in Botany. 2, 3 years' experience in the field of

forestry or allied subjects. OR 1. Graduate from a recognised University. 2. Forest Ranger's certificate from a recognised Institute. Depending on the particular post to be filled.", shall respectively be substituted.

[No. 3-21/66-E.IV.]

J. N. KAUL, Under Secy.

(Department of Agriculture)

New Delhi, the 30th September 1966

G.S.R. 1551.—In exercise of the powers conferred by sub-section (1) of section 3 of the Destructive Insects and Pests Act, 1914 (2 of 1914), the Central Government hereby makes the following further amendment in the Notification of the Government of India in the late Department of Education, Health and Lands No. 1581-Agrlc. dated the 1st October, 1931, namely:—

"In the said notification, in paragraph 3, for the letters, figures and words "Rs. 8.66 per square bale and Rs. 5.50 per round bale at Bombay and Rs. 7.44 per square bale and Rs. 5.00 per round bale at Cochin and Calcutta Docks", the letters, figures and words "Rs. 8.66 per square bale and Rs. 5.50 per round bale at Bombay, Rs. 8.00 per square bale and Rs. 5.50 per round bale at Cochin and Rs. 7.44 per square bale and Rs. 5.00 per round bale at Calcutta Docks" shall be substituted.

[No. 16-25/65-PPS.]

N. RANGANATHAN, Under Secy.

(Department of Co-operation)

New Delhi, the 24th September 1966

G.S.R. 1552.—In exercise of the powers conferred by section 6 of the Multi-Unit Cooperative Societies Act, 1942 (6 of 1942), the Central Government hereby makes the following rules further to amend the Multi-Unit Cooperative Societies Rules, 1958, namely:—

1. These rules may be called the Multi-Unit Cooperative Societies (Amendment) Rules, 1966.

2. In the Multi-Unit Cooperative Societies Rules, 1958,—

(1) in rule 2,—

(a) in clause (c),—

(i) after the word, figure and letter "section 5C", the words, figure and letter "or section 5D" shall be inserted;

(ii) for the words "that section", the words, figures and letters "the said section 5C or 5D" shall be substituted;

(b) in clause (d), after the word, figure and letter "section 5C", the words, brackets, figures and letters "or by the State Government of Punjab under sub-section (1) of section 5D" shall be inserted;

(c) in clause (e), after the word, figure and letter "section 5C", the words, figure and letter "or section 5D" shall be inserted;

(2) in rule 4, to sub-rule (1), the following proviso shall be added, namely:—

'Provided that in relation to any scheme certified under section 5D of the Act, this sub-rule shall have effect subject to the modification that for the figures and word "40 days", the figures and word "15 days" shall be substituted.';

(3) in rule 5, the following proviso shall be added, namely:—

'Provided that in relation to any scheme certified under section 5D of the Act, this rule shall have effect subject to the modification that for the words "one month", the words "ten days" shall be substituted.';

(4) in rule 7, in clause (b),—

- (a) after the words, figure and letter "provisions of section 5C", the words, figure and letter "or section 5D" shall be inserted;
- (b) after the words, brackets, figures and letter "sub-section (3) of section 5C", the words, figure and letter "or section 5D, as the case may be," shall be inserted.

[No. 7-31/66-Credit.]

V. V. NATHEN, Dy. Secy.

MINISTRY OF FINANCE

(Department of Revenue and Insurance)

New Delhi, the 18th July 1966

G.S.R. 1553.—In exercise of the powers conferred by the Proviso to article 309 of the Constitution, the President hereby makes the following rules regulating the method of recruitment to the posts of Principal Appraiser and Appraisers in the Ministry of Finance (Department of Revenue and Insurance), namely:—

1. Short title.—These rules may be called the (Department of Revenue and Insurance, Principal Appraisers and Appraisers) Recruitment Rules, 1966.

2. Application.—These rules shall apply to the posts specified in column 1 of the Schedule hereeto annexed.

3. Number and Scale of Pay.—The number of posts and the scales attached thereto shall be as specified in columns 2 and 4 of the said Schedule.

4. Classification, method of recruitment, age limit etc.—The classification of the posts, method of recruitment, age limit and the other matters relating thereto shall be as specified in columns 3, 10 and 11 of the said Schedule.

5. Disqualification.—(a) No person, who has more than one wife living or who having a spouse living, marries in any case in which such marriage is void by reason of its taking place during the life time of such spouse, shall be eligible for appointment to the aforesaid posts, and

(b) No woman, whose marriage is void by reason of the husband having a wife living at the time of such marriage, or who has married a person who has a wife at the time of such marriage, shall be eligible for appointment to the said post.

Provided that the Central Government, may, if satisfied that there are specific grounds for so ordering, exempt any person from the operation of this rule.

Recruitment rules for the posts of principal appraiser and appraisers in

Name of Post	No. of posts	Classification	Scale of pay	Whether Selection post or non-Selection post	Age limit for direct recruits	Educationa and other qualifica-tions required for direct recruits
1	2	3	4	5	6	7
1. Principal Appraiser	1	Central Services Class II Gazetted	Rs. 600—35— 950	Not Applicable	Not Applicable	Not Applicable
2. Appraiser	3	Do.	Rs. 350—25— 500—30— 590—EB— 30—800— EB—830— 35—900	Do.	Do.	Do.

Ministry of Finance (Department of Revenue and Insurance)

Whether age and educational qualifications prescribed for the direct recruits will apply in the case of Promotees	Period of probation if any	Method of rectt.	In case of rectt. by promotion/deputation/ transfer, grades from which promotion/deputation/transfer to be made	If a DPC exists what is its composition	Circumstances which U.P.S.C. is to be consulted in making rectt.
8	9	10	11	12	13
Not applicable	Not applicable	By transfer on deputation	<i>Transfer on deputation</i> Principal Appraisers of the Customs Dep'tt. failing which Appraisers (with five years' service in the grade) of the same Department. (Period of deputation ordinarily not exceeding four years). <i>Transfer on deputation</i> Appraisers of the Customs Department. (Period of deputation ordinarily not exceeding four years).	Not applicable	As required under the rules.
Do.	Do.	Do.		Do.	Do.

[No. 49/F. No. 15/12/65-Ad.I.]

CORRIGENDUM

New Delhi, the 28th September 1966

G.S.R. 1554—The figure '302' appearing in the first sentence of the Notification No. G.S.R. 1422, published in the Gazette of India dated the 17th September, 1966 may be amended to read as '309'.

[F. No. 14/43/66-Ins./O.&M.]

SAROOP SINGH, Under Secy.

(Department of Revenue and Insurance)

CENTRAL EXCISES

New Delhi, the 8th October 1966

G.S.R. 1555.—In exercise of the powers conferred by sub-rule (1) of rule 8 of the Central Excise Rules, 1944, read with sub-section (3) of Section 3 of the Additional Duties of Excise (Goods of Special Importance) Act, 1957 (58 of 1957), and in supersession of the notification of the Government of India in the Ministry of Finance (Department of Revenue and Insurance) No. 154/66-Central Excises, dated the 1st October, 1966, the Central Government hereby exempts with effect from the 1st October, 1966, hosiery being cotton fabrics falling under Item 19 of the First Schedule to the Central Excises and Salt Act, 1944 (1 of 1944) and specified in column (2) of the Table below from so much of the duty of excise payable thereon under sub-section (1) of section 3 of the First mentioned Act as is in excess of the duty specified in the corresponding entry in column (3) of the said Table:

TABLE

S. No. (1)	Description (2)	Duty (3)
(per square metre)		
1.	Knitted fabrics, tubular or otherwise, in which single or a set of single or doubled yarn traverses continuously throughout the fabrics as a result of passing through all the needles of a circular or flat <i>welt</i> knitting machine.	Nil
2.	All other cotton fabrics—	
	(i) where they are used within the factory of production itself in the making of hosiery garments and the Collector of Central Excise is satisfied that they have been so used.	Nil
	(ii) where they are cleared out of the factory— (a) if the weighted average count of yarn is less than 22 nF.	3·6 paise
	(b) in all other cases	9·6 paise

[No. 159/66.]

G.S.R. 1556.—In exercise of the powers conferred by sub-rule (1) of rule 8 of the Central Excise Rules, 1944, the Central Government hereby makes with effect from the 1st day of September, 1966, the following further amendment in the notification of the Government of India in the Ministry of Finance (Department of Revenue) No. 41/65-Central Excises, dated the 28th February, 1965, namely:—

In the said notification, in the first paragraph—

- (i) in the second proviso, for the words, figures and letters “on or after the 28th day of February, 1965” the words, figures and letters “on or after the 5th day of June, 1966” shall be substituted; and
- (ii) the third proviso shall be deleted.

[No. 158/66-CE-F. No. 16/19/66-CXII.]

DAYA SAGAR, Under Secy.

(Department of Revenue and Insurance)

CUSTOMS AND CENTRAL EXCISE

New Delhi, the 8th October 1966

G.S.R. 1557.—In exercise of the powers conferred by sub-section (2) of section 75 read with sub-section (3) of section 160 of the Customs Act, 1962 (52 of 1962) and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), the Central

Government hereby makes the following rules further to amend the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, namely:—

These rules may be called the Customs and Central Excise Duties Export Drawback (General) Ninety-Second Amendment Rules, 1960, for Serial No. 40 and the entries relating thereto the following shall be substituted, namely:—

“40 Zip Fastners

Sixty eight paise per Meter.”

[No. 94/F. No. 1/54/65-DBK.]

G.S.R. 1558.—In exercise of the powers conferred by sub-section (2) of section 75 read with sub-section (3) of section 160 of the Customs Act, 1962 (52 of 1962) and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), the Central Government hereby makes the following further amendment to the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, namely:—

1. These rules may be called the Customs and Central Excise Duties Export Drawback (General) ninetyfirst Amendment Rules, 1966.

2. In the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, in the First Schedule, for Serial No. 46 and the entries relating thereto, the following shall be substituted, namely:—

“46 Printing Inks—

(i) Black	Rs 23.15 per Quintal.
(ii) Coloured	Rs 63.69 per Quintal.

This Notification shall be deemed to have come into force on the 4th day of October 1965.

[No. 93/F. No. 1/6/66-DBK.]

G. P. DURAIRAJ, Dy. Secy.

(Department of Revenue and Insurance)

New Delhi, the 8th October 1966

G.S.R. 1559.—In exercise of the powers conferred by sub-section (3) of section 280ZE of the Income-tax Act, 1961 (43 of 1961) and all other powers enabling it in this behalf, the Central Government hereby makes the following further amendments to Tax Credit Certificate (Excise Duty on Excesses Clearance) Scheme, 1965, namely:—

2. In the Tax Credit Certificate (Excise Duty on Excess Clearance) Scheme, 1965,—

(a) in paragraph 2, in sub-paragraph (1), for clauses (b) and (c), the following clauses shall be substituted, namely:—

(b) “Appellate Authority” means the Director of Inspection, Customs and Central Excise, New Delhi;

(c) “Central Authority” means the Deputy Director of Inspection, Customs and Central Excise, New Delhi;’;

(b) in paragraph 5, in sub-paragraph (2), the proviso shall be omitted;

(c) in paragraphs 9, 10, 12 and 13, for the word “Board”, wherever it occurs, the words “Appellate Authority” shall be substituted;

(d) in Schedule II,—

(i) in Form B,

(A) for the expression “ORIGINAL
DUPLICATE”

the expression “ORIGINAL
DUPLICATE
TRIPPLICATE
QUADRUPPLICATE”

shall be substituted;

(B) after item 8, the following note shall be inserted, namely:—

'NOTE.—If in respect of any class of goods, the duty of excise is payable at varying rates depending upon the variety of such goods, the information in respect of items numbers 6, 7 and 8 shall be furnished separately for each such variety.';

- (ii) in Form C, for the word "Director" in both the places where it occurs, the words "Deputy Director" and for the word "DIRECTOR", the words "DEPUTY DIRECTOR" shall be substituted;
- (iii) in Form E, for the word "Director", the words "Deputy Director" shall be substituted;
- (iv) in Form F, for the words "Central Board of Excise and Customs", the words "Director of Inspection, Customs and Central Excise", shall be substituted;
- (v) in Form G, for the word "Director", the words "Deputy Director" shall be substituted.

[No. 155/66—F. No. 13/6/65-CX-I.]

CENTRAL EXCISES

G.S.R. 1560.—In exercise of the powers conferred by sub-rule (1) of rule 8 of the Central Excise Rules, 1944 and in supersession of the notification of the Government of India in the Ministry of Finance (Department of Revenue and Insurance) No. 103/66-Central Excises dated the 2nd July, 1966, the Central Government hereby exempts the Patent or Proprietary Medicines falling under Item No. 14E of the First Schedule to the Central Excises and Salt Act, 1944 (1 of 1944), and specified below, from so much of the duty of excise leviable thereon as is in excess of $2\frac{1}{2}$ per cent *ad valorem*, namely:—

1. Quinine and its salts, Tota-quina and Cinchona Febrifuge;
2. Dapsone;
3. Isoniazid;
4. Para-amino Salicylic Acid, its salts and esters;
5. Insulin, all types;
6. Iodochlorohydroxyquinoline, Di-iodohydroxyquinoline and Emetine;
7. Ethionamide;
8. Cycloserine;
9. Pyrazinamide;
10. Thiacetazone;
11. Penicillin and Streptomycin including Dihydrostreptomycin, in their pure form or as salts or as derivatives or in combinations among themselves or with any other medicine at serial Nos. 1 to 10 above and intended for oral or parenteral use but excluding combinations with any other substance in therapeutic or prophylactic quantities.

[No. 160/66 F. No. 24/39/66-CX-I.]

G.S.R. 1561.—In exercise of the powers conferred by sub-rule (1) of rule 8 of the Central Excise Rules, 1944 and in supersession of the notification of the Government of India in the Ministry of Finance (Department of Revenue and Insurance) No. 39/66-CE dated the 26th March, 1966, the Central Government hereby exempts Patent or Proprietary Medicines falling under item No. 14E of the First Schedule to the Central Excises and Salt Act, 1944 (1 of 1944), from so much of the duty of excise leviable thereon as is in excess of the duty calculated on the basis of—

- (i) the value arrived at after allowing a discount of 10 per cent on the prices specified in the price-list showing the wholesale prices referred to in the Drugs Prices (Display and Control) Order, 1966 issued under section 3 of the Essential commodities Act, 1955 (10 of 1955), or

(ii) the value arrived at after allowing a discount of 25 per cent on the price specified in the price-list showing the retail prices referred to in the said Order:

Provided that the aforesaid exemption shall be admissible only if the price-list represents the prices at which the medicines are ordinarily sold to retail dealers or consumers, as the case may be;

Provided further that a manufacturer shall, at his option, be allowed to claim exemption under this notification in respect of all medicines cleared by him either in relation to the wholesale prices or in relation to the retail prices:

Provided further that when once a manufacturer has exercised such option in any financial year he shall not be entitled to vary that option in that financial year.

Explanation.—In the price specified in the price-lists referred to above, the element of excise duty, if any, added to the price of any of the medicines shall be deducted before allowing the discount.

[No. 161/66 F. No. 24/39/66-CX-I.]

K. L. REKHI, Under Secy.

(Department of Economic Affairs)

New Delhi, the 26th September 1966

G.S.R. 1562.—In exercise of the powers conferred by clause (2) of article 77, read with clause (1) of article 299, of the Constitution, the President hereby makes the following rule, namely:—

All applications, certificates or other documents required or permitted to be executed in exercise of the execution power of the Union in pursuance of the provisions of the Development Credit Agreement No. 92-IN (Third Industrial Imports Project) entered into between the Government of India and the International Development Association on the 19th August, 1966, shall be executed and authenticated on behalf of the President by any of the officers specified below:

- (i) Senior Accounts Officer, Department of Economic Affairs, Ministry of Finance; and
- (ii) Assistant Accounts Officers, Department of Economic Affairs, Ministry of Finance.

By order and in the name of the President,

[No. F.4(17)/66-FB(I).]

C. S. SWAMINATHAN, Director.

(Department of Economic Affairs)

New Delhi, the 1st October 1966

G.S.R. 1563.—In exercise of the powers conferred by section 28 of the Public Debt Act, 1944 (18 of 1944), the Central Government hereby makes the following rules, the same having been previously published as required by sub-section (1) of the said section, namely:—

THE PUBLIC DEBT (ANNUITY DEPOSIT CERTIFICATES) RULES, 1966

1. Short title and application.—(1) These rules may be called the Public Debt (Annuity Deposit Certificates) Rules, 1966.

(2) They shall apply to a Government security in the form of an Annuity Deposit Certificate issued under sub-clause (a) (iv) of clause (2) of section 2 of the Act read with rule 4 of the Public Debt Rules, 1946.

2. Definitions.—In these rules, unless the context otherwise requires,—

- (1) “Act” means the Public Debt Act, 1944 (18 of 1944);
- (2) “annuity” means any instalment of principal and interest payable in pursuance of the issue of an annuity deposit certificate by the Government;

- (3) "annuity deposit" means a deposit of money made under the provisions of Chapter XXIIA of the Income-tax Act, 1961 (43 of 1961) and the Annuity Deposit Scheme;
- (4) "Annuity Deposit Certificate" means the ten-year annuity deposit certificate referred to in clause (b) of sub-paragraph (1) of paragraph 2 of the Annuity Deposit Scheme;
- (5) "Annuity Deposit Scheme" means the Annuity Deposit Scheme, 1964, made under section 280W of the Income-tax Act, 1961;
- (6) "Bank" means the Reserve Bank of India;
- (7) "defaced annuity deposit certificate" means an annuity deposit certificate which has been made illegible or rendered undecipherable in material parts;

Explanation.—For the purposes of this clause and clause (12), material parts of an annuity deposit certificate are those where—

- (i) the number, description and the amount of the annuity deposit or payments of annuities are recorded;
- (ii) the name of the payee has been written.
- (8) "deposit office" means—
 - (i) any office of the Reserve Bank of India at Bombay (Fort and Byculla), Calcutta, New Delhi, Madras, Bangalore, Kanpur and Nagpur;
 - (ii) any branch within India of the State Bank of India or any of its subsidiary banks;
 - (iii) any other office authorised by the Government to accept annuity deposits;
- (9) "Form" means a Form as set out in the Schedule to these rules;
- (10) "Government" means the Central Government;
- (11) "lost annuity deposit certificate" means an annuity deposit certificate which has actually been lost but does not include an annuity deposit certificate which is in the adverse possession of a person other than the claimant;
- (12) "mutilated annuity deposit certificate" means an annuity deposit certificate which has been destroyed, torn or damaged in material parts thereof;
- (13) "Public Debt Office" means the office of the Reserve Bank of India on the books of which an annuity deposit certificate is or may be registered;
- (14) "section" means a section of the Act.

3 Payment of annuity.—(1) An annuity deposit certificate may be enframed for payment of annuities at any branch within India of the State Bank of India or any of its subsidiary banks or at any Public Debt Office. Any change in enframing of an annuity deposit certificate shall be allowed only if the holder thereof complies with such formalities as may be prescribed by the Public Debt Office.

(2) Where an annuity deposit certificate is enframed at a branch of the State Bank of India or any of its subsidiary Banks, the annuity due shall be paid on presentation of the certificate along with a receipt in Form 6 prescribed under the Annuity Deposit Scheme:

Provided that the Public Debt Office may, on presentation of the certificate, pay the annuity due by a warrant payable at the branch where the certificate is enframed.

(3) Where an annuity deposit certificate is enframed at a Public Debt Office, the annuity due shall be paid, on presentation of the certificate, by means of a warrant payable at the local office of the Bank or branch of the State Bank of India or its subsidiary bank conducting Government treasury work.

(4) An Annuity Deposit Certificate shall not be transferable.

4. Nomination.—(1) A nomination made under paragraph 11 of the Annuity Deposit Scheme shall also be deemed to be a nomination made under these rules and the provisions of that paragraph shall have effect as if they were included in these rules subject to the modification that for the word "depositor", the words "holder of an Annuity Deposit Certificate" had been substituted;

(2) The rights which a nominee or nominees have acquired in relation to any annuity deposit certificate under a nomination shall not be affected by reason only of the renewal or sub-division of the certificate or of the issue of a duplicate certificate on the ground that the original has been lost, stolen, destroyed, mutilated or defaced; and the nominee or nominees shall have the same rights in relation to the renewed certificate or each of the certificates issued on sub-division or the duplicate certificate as he or they had in relation to the original certificate.

5. Procedure when an annuity deposit certificate is lost, etc.—(1) Every application for the issue of a duplicate annuity deposit certificate in the place of an annuity deposit certificate which is alleged to have been lost, stolen, destroyed, mutilated or defaced, either wholly or in part, shall be addressed to the Public Debt Office and shall be accompanied by—

(a) a statement containing the following particulars:—

(i) the period for which annuities have been drawn;

(ii) the place at which the annuity deposit certificate was, for the time being, enfaced for payment of annuities;

(iii) the circumstances attending the loss, theft, destruction, mutilation or defacement; and

(iv) whether the loss or theft was reported to the police;

(b) the Post Office registration receipt for the cover containing the Annuity Deposit Certificate if the same was lost in transmission by registered post;

(c) a copy of the police report, if the loss or theft was reported to the police;

(d) an affidavit sworn before a Magistrate testifying that the applicant was the legal holder of the annuity deposit certificate and that the annuity deposit certificate is not in his possession, nor has it been dealt with by him;

(e) any portions or fragments which may remain of the lost, stolen, destroyed, mutilated or defaced annuity deposit certificate.

(2) A duplicate of the letter sent to the Public Debt Office but not of its enclosures, shall be sent to the branch of the State Bank of India or its subsidiary bank where the certificate was enfaced for payment.

(3) The Bank shall, if it is satisfied of the loss, theft, destruction, mutilation or defacement of the annuity deposit certificate, order the Public Debt Office to issue a duplicate annuity deposit certificate.

6. Determination of mutilated annuity deposit certificate requiring renewal.—It shall be at the option of the Bank to treat an annuity deposit certificate which has been mutilated or defaced, as an annuity deposit certificate requiring issue of a duplicate under rule 5 or a renewal under rule 7.

7. When an annuity deposit certificate is required to be renewed.—(1) A holder of an annuity deposit certificate may be required by the Public Debt Office to receipt the same for renewal in any of the following cases, namely:—

(a) if the annuity deposit certificate is torn or in any way damaged;

(b) if the annuity deposit certificate having been enfaced three times for payment of annuity is presented for re-enfacement; and

(c) if, in the opinion of the Public Debt Office, the title of the person presenting the annuity deposit certificate is irregular or not fully proved.

(2) When a requisition for renewal of a certificate has been made under sub-rule (1), further payments on the certificate may be refused until it is receipted for renewal and actually renewed.

8. Execution of bonds by persons entitled to annuity deposit certificates.—In cases to which section 9, section 10, section 11 or section 12 applies, the Bank may require any person considered by it as being entitled to an annuity deposit certificate to execute a bond in Form A with one or more sureties approved by the Public Debt Office or to furnish security in the form of Government securities, not exceeding twice the value of the subject-matter of the order, to be held at the disposal of the Bank, to pay to the Bank or to any person to whom the Bank may assign such bond or security, in furtherance of sub-section (2) of section 16, the amount thereof.

9. Provision for recognition of title to annuity deposit certificates held by managing member of Hindu Joint family subject to Mitakshara Law.—The certificate required under the proviso to section 7 shall be a certificate signed by the District Maitrise after such enquiry, if any, as he considers necessary to determine the matters referred to therein.

10. Receipt for renewal, etc.—Subject to any general or special instructions from the Bank, the Public Debt Office may, on application by the holder, renew or subdivide an annuity deposit certificate, provided that the annuity deposit certificate has been received in Form B or C as the case may be.

11. Application for grant of information.—(1) Any person requiring information regarding an annuity deposit certificate in the custody of a Public Debt Office or to inspect the same may apply to that office in writing.

(2) Every such application shall state with precision the particulars (namely, the number, description and the face value) of the annuity deposit certificate and shall contain a statement of the purpose for which the information is required and of the interest of the applicant in the annuity deposit certificate. If any of the above particulars of the certificate are not known to the applicant, the Bank may, on application in writing being made to it, direct the Public Debt Office, at its discretion to supply the required particulars, if available, to the applicant subject to such conditions and on payment of such fees, if any, as it may direct.

12. Disposal of application for grant of information.—The Bank may reject any application for grant of information about any annuity deposit certificate without stating any reason therefor.

13. Indemnity bond and fees in connection with grant of information.—(1) Before any information is supplied, every applicant shall, if so required by the Bank, execute an indemnity bond as nearly as may be in Form D for such amount as may be specified by the Bank but not exceeding twice the face value of the annuity deposit certificate.

(2) Before any information is supplied to him, every applicant shall, if so required by the Bank, pay a fee of one rupee for each annuity deposit certificate in respect of which any information is supplied.

14. Fees.—(1) The fee for the registration variation or cancellation of a nomination under paragraph 11 of the Annuity Deposit Scheme shall be 50 paise per Rs. 100 of the amount of the deposit, as shown by the certificate, subject to a maximum of one rupee per certificate:

Provided that no fee shall be payable for registration of the first nomination.

(2) An application for renewal, sub-division or issue of a duplicate, of an annuity deposit certificate shall be accompanied by a fee of 25 paise per cent. of the face value of each certificate to be issued subject to a minimum of 10 paise and a maximum of one rupee per certificate.

(3) The fee referred to in sub-rule (2) shall be paid in multiples of five paise and for this purpose amounts of 2½ paise and more but less than five paise shall be treated as 5 paise and amounts less than 2½ paise shall be ignored.

15. Disposal of certificates which have been repaid, renewed, etc.—An annuity deposit certificate in respect of which a duplicate certificate or a new certificate has been issued or all the annuities due have been paid may be perforated, punched, cut or otherwise disposed of by the Bank in such manner as the Bank may consider necessary to ensure that the original certificate is not misused.

16. Application of Public Debt Rules, 1946.—(1) The provisions of rule 8 of the Public Debt Rules, 1946 shall apply *mutatis mutandis* in relation to annuity deposit certificates as they apply in relation to Government securities in the form of stock, subject to the modification that in its application to annuity deposit

certificates the said rule shall have effect as if the words "other than a public office" were omitted.

(2) Subject to the provisions of sub-rule (1), no provision of the Public Debt Rules, 1946, except rule 4 thereof shall apply to Government securities in the form of annuity deposit certificates to which these rules apply.

17. Application of the Annuity Deposit Scheme.—These rules shall be in addition to, and not in derogation of, the provisions contained in the Annuity Deposit Scheme.

FORM A

(See Rule 8)

Security Bond

This Agreement is made on the day of between son of resident of of the one part and the Reserve Bank of India of the other part.

Whereas I/we claim to be the true and lawful owner/s of the Annuity Deposit Certificates specified in Schedule 'A' hereto annexed.

And whereas I/we have applied to the Reserve Bank of India for of the said Annuity Deposit Certificates and the said Bank have consented so to do upon my/our giving security of Rs. to meet a claim by a rightful owner to the said Annuity Deposit Certificates in case there shall be such a claim.

Now these presents witness that in pursuance of the aforesaid agreement I/we hereby oblige myself/ourselves to make good the claim of the rightful owner in respect of the said Annuity Deposit Certificates and I/we hereby further agree that this security bond may be held by the said Bank and the said Bank may assign the security bond to the rightful owner of the said Annuity Deposit certificates.

In witness whereof I/we have subscribed my/our name/names
.....
day of

Signed by the within mentioned in the
presence of

Principal.

I/we son of resident of .. .
.....
.....
hereby undertake to make good any claim to the rightful owner of the Annuity Deposit Certificates mentioned in the Schedule hereto in case the principal/ principals makes/make default in payment of the claim by virtue of the above agreement.

Signed by the within mentioned in the
presence of

Surety.

Schedule 'A' referred to in the Bond

Description of the Annuity Deposit Certificate	Number	Date of Issue	Amount
.....

FORM B

(See Rule 10)

Form of endorsement for renewal of an Annuity Deposit Certificate

Received in lieu hereof a renewed annuity deposit certificate payable to with annuity payable at

(Signature of the holder).

FORM C

(See Rule 10)

Form of endorsement for sub-division of an Annuity Deposit Certificate

Received in lieu hereof Annuity Deposit Certificates for Rs. respectively with annuity payable at

(Signature of the holder).

FORM D

(See Rule 13)

Form of Indemnity Bond

Whereas I/We

son of

resident at and son of

resident at claim to be entitled

(Here state in what capacity claim to the Annuity Deposit Certificates is made).

to the Annuity Deposit Certificate(s) specified in the Schedule hereunder written and have represented to the Reserve Bank of India,

..... that the said Annuity Deposit Certificate(s) has/have been and have applied to the Reserve Bank of India, for an inspection of the said Annuity Deposit Certificate(s) and also for all other information and particulars respecting the said Annuity Deposit Certificate(s) and whereas the Reserve Bank of India

..... has agreed to give inspection and to afford to me/us all information and particulars affecting the said Annuity Deposit Certificates I/We oblige myself/ourselves my/our heirs and assigns whatsoever (jointly and severally) to guarantee and defend and relieve the Reserve Bank of India, and the Government to

the extent of Rs.*

from all and any claim, question and expenses which may be raised against or incurred by the Reserve Bank of India,
or the Government in reference to the said Annuity Deposit Certificate(s).

In witness hereof I/We have subscribed my/our name(s) this
day of

Signed by the within mentioned in the
presence of
Applicant's signature.

The Schedule referred to in the foregoing Bond.

*Double the amount of the payments made thereon since the respective dates of issue.

[No. F. 5(31)-W&M/65.]

A. G. KRISHNAN,
Officer on Special Duty.

MINISTRY OF TRANSPORT AND AVIATION

(Department of Transport and Shipping)

(Transport Wing)

New Delhi, the 27th September, 1966.

G.S.R. 1564.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules regulating the method of recruitment to Class I and Class II (Non-Technical) posts in the Directorate General of Shipping, namely:—

1. Short Title.—These rules may be called the Directorate General of Shipping (Class I and Class II Non-Technical Posts) Recruitment Rules, 1966.

2. Application.—These rules shall apply to the posts in the Directorate General of Shipping Bombay, specified in column 1 of the Schedule annexed to these rules.

3. Number, Classification and Scale of Pay.—The number of posts, their classification and the scale of pay attached thereto shall be as specified in columns 2 to 4 of the said Schedule.

4. Method of recruitment, age limit and other qualifications.—The method of recruitment, age limit, qualifications for recruitment and other matters connected therewith shall be as specified in columns 5 to 13 of the Schedule aforesaid:

Provided that the maximum age limit specified for direct recruitment may be relaxed in the case of Government servants, Scheduled Castes, Scheduled Tribes, displaced persons and other special categories of persons in accordance with the general orders of the Central Government issued from time to time.

5. Disqualification.—(a) No person, who has more than one wife living, or who having a spouse living, marries, in any case in which such marriage is void by reason of its taking place during the lifetime of such spouse, shall be eligible for appointment to any of these posts; and

(b) no woman, whose marriage is void by reason of the husband having a wife living at the time of such marriage or who has married a person who has a wife living at the time of such marriage, shall be eligible for appointment to any of these posts:

Provided that the Central Government may, if satisfied that there are special grounds for so ordering, exempt any person from the operation of this rule.

6. Interpretation.—If any question arises as to the interpretation of these rules, the same shall be decided by the Central Government.

Recruitment Rules for Class I and Class II (Now Technical) Posts in the Ministry Department and Regional Offices (Sails).

Name of Post	No. of post	Classification	Scale of pay	Whether Selection Post or Non-Selection post	Age limit for direct recruits	Educational and other qualifications required for direct recruits
1	2	3	4	5	6	7
Rs.						
1. Director General of Shipping.	1	General Central Service Class I.	2500—125/2 —2750	Not applicable.	Not Applicable.	Not Applicable.
2. Additional Director General of Shipping.	1	General Central Service Class I	2000—125— 2250	Not applicable	Not Applicable.	Not Applicable.
3. Deputy Director General of Shipping.	4	General Central Service Class I	1100—50— —1300—60 —1600—100 —1800	Selection	Not less than 35 yrs.	<p><i>Essential</i> :—</p> <p>(1) Degree of a recognised University or equivalent.</p> <p>(2) About 10 years' experience in a responsible supervisory capacity either in (i) a Shipping Company or (ii) in Central Govt. service. (Qualifications relaxable at Commission's discretion in case of candidates otherwise well qualified).</p> <p><i>Desirable</i> :—</p> <p>(1) Degree in Law.</p> <p>(2) General Knowledge of Merchant Shipping Laws, administrative machinery in relation to shipping, commercial shipping practices and current problems of particular interests to Indian Shipping including questions affecting development.</p>

DULE

of Transport and Aviation, the Directorate General of Shipping, Mercantile Marine

Whether age & educational qualifications prescribed for the direct recruits will apply in the case of Promotees

Period of pro-
of pro-
whether by direct motion/deputation/trans-
bation, or by promo-
if any tion or by de-
putation/trans-
fer & percentage
of the vacancies}
to be filled by
various methods

Method of rectt. In case of rectt. by pro-
fer grades from which
promotion/deputation/trans-
fer to be made

If a DPC in which UPSC exists, is to be consulted what is in making rectt. its com-
position

8	9	10	11	12	13
---	---	----	----	----	----

Not Applicable.	Not Applicable.	By transfer on deputation.	<i>Transfer on deputation:—</i> From among officers of the IAS and Central Services Class I eligible for appointment as Joint Secy. to the Govt. of India. (Period of deputation ordinarily not to exceed 5 years.).	Not applicable.	As required under the rules.
-----------------	-----------------	----------------------------	--	-----------------	------------------------------

Not Applicable.	Not Applicable.	By transfer on deputation.	From among officers of IAS and Central Services Class I, with at least 15 years service. (Period of deputation ordinarily not to exceed 5 years).	Not applicable.	As required under the rules.
-----------------	-----------------	----------------------------	--	-----------------	------------------------------

No	2 years	By promotion— 50% failing which by trans- fer on deputa- tion & failing both by direct recruitment. By transfer on deputation 50% failing which by direct re- cruitment.	<i>Promotion :—</i> Assistant Director General of Shipping with 8 years' service in the grade. <i>Transfer on Deputation:—</i> From among officers of IAS and Central Services Class I eligible for appointment as Deputy Secretary to the Govt. of India. (Period of deputation ordinarily not to exceed 4 years).	Class I Departmental Promo- tion Com- mittee.	As required under the rules.
----	---------	---	---	---	------------------------------

	I	2	3	4	5	6	7
4. Asstt. Director General of Shipping.	6	General Central Service	Rs. 700—40— —1100—50/ 2—1250 Class I.	Selection	Between 35 & 45 years.	<i>Essential</i> :— (1) Degree of a recognised University or equivalent (2) About 7 years' experience in a responsible supervisory capacity in a Govt. office or a Shipping Company or a mercantile firm. (3) Experience relating to shipping commercial shipping, practices or laws applicable to shipping. (Qualifications relaxable at Commission's discretion in case of candidates other wise well qualified).	
5. Executive Officer.	3	General Central Service	590—30— —830—35— —900	Selection	35 years and below.	<i>Essential</i> :— (1) Degree of a recognised University or equivalent. (2) About 5 years experience in a responsible supervisory capacity in a Government Office or a Shipping Company or a mercantile firm. (Qualifications relaxable at Commission's discretion in case of candidates otherwise well qualified)	
6. Freight Investigating Officer.	2	Class II (Gazetted) (Non- Ministerial)				<i>Desirable</i> :— Experience in work relating to Shipping.	
7. Accounts Officer	1	General Central Service	Rs. 590— 30—830— 35—900 Class II (Gazetted) (Non- Ministerial)	Not Applicable	Not Applicable	Not Applicable.	

	8	9	10	II	12	13
No	2 years	By promotion— 50% failing which by trans- fer on depu- tation and fail- ing both by direct recruit- ment.		<i>Promotion :—</i> Executive Officer & Freight Investigation Officer in the D.G. Shipping, with 5 years service in the grade.	Class I As required Depart- mental Promo- tion Com- mittee.	
		By direct re- cruitment—50%.		<i>Transfer on deputation :—</i> From among officers of IAS and Central Ser- vices Class I with at least 5 years service in the Grade.		
				(Period of deputation ordinarily not exceeding 3 years).		
No	2 years.	By promotion 50%. By direct re- cruitment 50%.		<i>Promotion :—</i> Superintendents and Re- search Assistants in the D.G. of Shipping with 5 years' service in the grades.	Class II As required Depart- mental Promotion Committee.	
Not applicable	Not applicable	By transfer on deputation		<i>Transfer on deputation :—</i> Suitable Officers of the rank of Assistant Accounts Officer from any of the organised Accounts Departments <i>viz.</i> , In- dian Audit and Ac- counts Department, Indian Defence Ac- counts Department and Indian Railway Accounts Department. (Period of deputation ordinarily, not to ex- ceed 3 years).	Not applicable	As required under the rules

1	2	3	4	5	6	7
8. Private Secretary to the President, Maritime Freights Commission Bombay.	1	General Central Service Class I ₁ (Gazetted) (Ministerial)	Rs. 350— 25—650	Selection	35 years and below (Relaxable for Govt. servants)	<p><i>Essential :—</i></p> <p>(1) Matriculation or equivalent and proficiency in Stenography.</p> <p>(2) Experience of about six years in Administration and establishment matters either in a private firm or under Government.</p> <p>(Qualifications relaxable at Commission's discretion in case of candidates otherwise well qualified).</p>
9. Dock passenger Welfare Officer	3	General Central Service Class II (Gazetted) (Non-Ministerial)	Rs. 450— 25—575	Selection	35 years and below (Relaxable for Govt. Servants)	<p><i>Essential :—</i></p> <p>(1) Degree of a recognised University or equivalent.</p> <p>(2) About 3 years' experience of work connected with Dock Passenger Welfare either in a Government Department or in a shipping Company</p> <p>OR</p> <p>About 3 years' experience of Social Welfare work among large groups of people.</p> <p>(3) Working knowledge of Hindi.</p> <p>(Qualifications relaxable at Commission's discretion in case of candidates otherwise well qualified).</p>
10. Regional Officer (Sails)	4	General Central Service Class II (Gazetted) (Non-Ministerial)	Rs. 450— 25—575	Selection	35 years and below (Relaxable for Govt. servants)	<p><i>Essential :—</i></p> <p>(1) Degree of a recognised University or equivalent.</p> <p>(2) About 3 years' experience in responsible capacity in a Government Department or commercial organisation of work connected with the regulation of Sailing Vessels and Traffic under Sails.</p> <p>(Qualifications relaxable at Commission's discretion in case of candidates otherwise well qualified).</p> <p><i>Desirable :</i></p> <p>Knowledge of Merchant Shipping Laws and regulations.</p>

	9	10	11	12	13
No	2 years	By promotion failing which by transfer on deputation & failing both by direct recruitment.	<i>Promotion:</i> P.A to D.C. Shipping, Bombay and senior grade stenographers with 6 years service in the respective grades.	Class II Departmental Promotion Committee.	As required under the rules.
			<i>Transfer on Deputation:</i> Personal Assistants with six years service in the grade in the Training Institutions. (Period of deputation ordinarily not to exceed 3 years).		
No	2 years	By promotion 33-1/3 per cent By direct recruitment 66-2/3 per cent	<i>Promotion:</i> Superintendents in the Mercantile Marine Departments and Training Institutions with 3 years' service in the grade.	Class II Departmental Promotion Committee	As required under the rules
Not applicable	2 years	By promotion 25 per cent By direct recruitment 75 per cent	<i>Promotion:</i> Superintendent in the Mercantile Marine Departments and Training Institutions with 3 years' service in the grade.	Class II Departmental Promotion Committee	As required under the rules.

(Transport Wing)

New Delhi, the 30th September 1966

G.S.R. 1565.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules to amend the Directorate of Transport Research, Ministry of Transport (Class II posts) Recruitment Rules 1965, published with the notification of the Government of India in the late Ministry of Transport (Transport Wing) No. E-13(15)/63, dated the 22nd May, 1965, namely:—

1. (1) These rules may be called the Directorate of Transport Research, Ministry of Transport (Class II posts) Recruitment (Amendment) Rules, 1966.
- (2) They shall come into force on the date of their publication in the official gazette.
2. In the Schedule to the Directorate of Transport Research, Ministry of Transport (Class II posts) Recruitment Rules, 1965, in column 7, under the heading "Essential", for item (ii), the following item shall be substituted, namely:—

(ii) Some research/teaching experience in Economics in a University or in an institution of training and/or research, or in a Government Department or in a commercial concern of repute".

[No. E-13(15)/63.]

RAM KISHORE, Under Secy.

(Transport Wing)

PORTS

New Delhi, the 3rd October 1966

G.S.R. 1566.—In exercise of the powers conferred by clause (b) of sub-section (1) of section 4 of the Indian Ports Act, 1908 (15 of 1908), the Central Government hereby specially extends the provisions of sections 31 and 32 of the said Act to the area specified below within the port of Paradip:—

Between Fairway Buoy and Iron Ore I Jetty Berth.

[No. F.11-PG(23)/65.]

K. NARAYANAN, Dy. Secy.

CORRIGENDUM

New Delhi, the 30th September 1966

G.S.R. 1567.—In the Seaman (Supply of articles for personal use) Rules, 1966, which were published with the notification of the Government of India in the Ministry of Transport and Aviation (Department of Transport, Shipping and Tourism) (Transport Wing) No. G.S.R. 893, dated the 3rd June, 1966, at pages 1028 and 1029 of the Gazette of India, Part II, Section 3, sub-section (i), dated the 11th June, 1966:—

- (i) At page 1028, (a) in line 22, for "(3) In the event of any such article not being returned in good condition; or" read "(4) The amount referred to in sub-rule (3) shall be deducted by the master",
- (b) in line 25, for "sub-rules (3) and (4)" read "sub-rule(3)",
- (ii) At page 1029, in Note 4, line 2, for "may" read "any".

[No. 19-MT(9)/65.]

S. K. GIDWANI, Under Secy.